U.S. DISTRICT COURT Page 1 of 3 Case 3:09-cv-02246-F Document 152 Filed 08/24/11 AUG 2 4 2011 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS CLERK, U.S. S DALLAS DIVISION By _ TALIA GASTON, INDIVIDUALLY AND ത ത ത ന ന ന ന ന ന ന ന ന ന ന ന ന ന ന AS ADMINISTRATOR OF THE ESTATE OF ALFREDO MERAS; DECEASED; NORMA ESCOBAR, AS NEXT FRIEND TO D.M, A MINOR; NICASIO MERAS;

Plaintiffs,

FRANCISCO MERAS and ANA MERAS,

VS.

Civil Action No. 3:09-cv-2246-F

JURY

PACCAR, INC., INDIANA MILLS & MANUFACTURING, INC, and NATIONAL SEATING COMPANY,

Defendants.

AGREED ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS' MOTION FOR PROTECTIVE ORDER REGARDING EXPERTS' FEES & MOTION TO COMPEL DEFENDANT NATIONAL SEATING COMPANY

Before the Court is Plaintiffs Talia Gaston, Individually and as Administrator of the Estate of Alfredo Meras, Deceased: Norma Escobar, as Next Friend to D.M., a Minor; Nicasio Meras; Francisco Meras; and Ana Meras' ("Plaintiffs") Motion for Protective Order Regarding Experts' Fees and Motion to Compel Defendant National Seating Company ("National Seating") (Docket Entry #143). After conducting a hearing on this matter on August 12, 2011, and considering the statements from counsel for Plaintiffs and National Seating, the Court GRANTS IN PART Plaintiffs' motion in so far as the Parties have agreed that National Seating will pay to Plaintiffs the sum of \$3,733.75 for the deposition time of Plaintiffs' retained experts Stephen Syson, Andrew Webb and Dr. Joseph Burton for those depositions taken before the date of Plaintiffs' motion. Additionally, Plaintiffs will make their experts Stephen Syson and James Mundo available for depositions pursuant to the Agreed Revised Scheduling Order For March

26, 2012 Trial Docket (Docket Entry #151). Also based upon the Parties' representations, the Parties agree that the remainder of the motion regarding issues including deposition preparation time for all previous and future depositions National Seating may take is most at this stage of the litigation as these issues are more appropriate for resolution after the close of discovery. Accordingly, the remainder of the motion is DENIED WITHOUT PREJUDICE.

It is so ORDERED.

This 24 day of August

, 2011.

Hon Royal Furgeson

AGREED AS TO FORM AND ENTRY:

ROBERT L. CHAIKEN

State Bar No. 04057830

CHAIKEN & CHAIKEN, P.C.

One Galleria Tower

13355 Noel Road, Suite 600

Dallas, Texas 75240

(214) 265-0250 (Telephone)

(214) 265-1537 (Facsimile)

rchaiken@chaikenlaw.com

LEE BROWN

State Bar No. 03160250

ERIC PORTERFIELD

State Bar No. 24047396

THE BROWN LAW FIRM

750 N. St. Paul Ave., Suite 1680

214-624-3400 (Telephone)

214-624-3401 (Facsimile)

lbrown@leebrownlaw.com

eporterfield@leebrownlaw.com

SCOTT E. OSMAN
State Bar No. 00789531
LAW FIRM OF SCOTT E. OSMAN
183 West Washington Street
Stephenville, Texas 76401
(254) 968-4681 (Telephone)
(254) 965-3548 (Facsimile)
ATTORNEYS FOR PLAINTIFFS

s/ Fred Mattlin

FRED W. MATTLIN, Lead Attorney
Fla. State Bar No. 344338
Mattlin & Wyman PL
One Lincoln Place
1900 Glades Road Suite 245
Boca Raton, FL 33431
Phone: 561/372-7200
Fax: 561/826-1800

P. JEFFERSON BALLEW
Texas State Bar No. 01654980
Jeff.Ballew@tklaw.com
DOUGLAS C. HEUVEL
Texas State Bar No. 24036772
Doug.Heuvel@tklaw.com
Thompson & Knight, LLP

fin@mattlinwyman.com

1722 Routh St, Suite 1500 Dallas, TX 75201-2533 Phone: 214/969-1142 Fax: 214/969-1751

ATTORNEYS FOR DEFENDANT NATIONAL SEATING COMPANY